## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA MARTINSBURG

UNITED STATES OF AMERICA.

Plaintiff,

٧.

Criminal Action No. 3:08-CR-77-01 Judge Bailey

**BARTON JOSEPH ADAMS,** 

Defendant.

## **ORDER**

On this day, the above-styled matter came before the Court for consideration of the Defendant's *pro se* Motion to determine whether or not the defendant had any tax liability for the tax year 2006 because non-taxable income is not taxable income or in the alternative motion to dismiss count thirteen [Doc. 1187], filed on February 20, 2013.

This Court notes that the defendant has already entered a plea of guilty with regard to the tax evasion count against him under Count Thirteen of the Third Superseding Indictment (Tax Evasion by Evasion of payment for Tax Year 2006); this Court accepted the defendant's plea of guilty to this count, as well as another count, on November 8, 2012 [Doc. 1152 at 2; Doc. 1154 at 3]. As such, this Court hereby **DENIES as moot** the defendant's *pro se* Motion to determine whether or not the defendant had any tax liability for the tax year 2006 because non-taxable income is not taxable income or in the alternative motion to dismiss count thirteen [**Doc. 1187**]. Furthermore, this Court notes that, even if the defendant had not entered a plea of guilty to the tax evasion count to which

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he now objects, his motion would be denied as an impermissible *pro se* motion given the fact that he has appointed counsel in this proceeding and has not demonstrated a special need to act as co-counsel to his attorneys.<sup>1</sup>

It is so **ORDERED**.

The Clerk is directed to transmit a copy of this order to counsel of record herein and to mail a copy to the defendant acting as a *pro se* defendant.

DATED: February 20, 2013.

JOHN PRESTON BAILEY
CHIEF UNITED STATES DISTRICT JUDGE

<sup>&</sup>lt;sup>1</sup>A defendant has a Sixth Amendment right to be represented by an attorney, but a defendant has no right to act as co-counsel as defendant Adams has attempted to do in filing this pro se motion. United States v. Tarantino, 846 F.2d 1384, 1420 (D.C. Cir. 1988), cert. denied, 488 U.S. 867 (1988). It is within the sound discretion of this Court to allow a defendant to assume some of his lawyer's functions, that is, to engage in "hybrid representation." See United States v. LaChance, 817 F.2d 1491, 1498 (11th Cir. 1987), cert. denied, 484 U.S. 928 (1987) (citing United States v. Mills, 704 F.2d 1553, 1557 (11th Cir. 1983) and *United States v. Daniels*, 572 F.2d 535, 540 (5th Cir. 1978)). representation, however, should be permitted only where a defendant has made a showing of some special need to act as co-counsel. United States v. West, 877 F.2d 281, 293 (4th Cir. 1989), cert. denied, 493 U.S. 959 (1989). Having reviewed the defendant's pro se Motion to determine whether or not the defendant had any tax liability for the tax year 2006 because non-taxable income is not taxable income or in the alternative motion to dismiss count thirteen [Doc. 1187], this Court finds that the defendant has not made a sufficient showing of necessity for this Court to allow defendant to act as co-counsel to his appointed counsel in this matter.